

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

\* \* \*

Timothy Cleveland,

Case No. 2:24-cv-00511-CDS-DJA

**Plaintiff,**

Order

V.

Andrew Flores; et al.,

## Defendants.

11 Pro se Plaintiff Timothy Cleveland filed an application to proceed *in forma pauperis*.  
12 (ECF No. 1). However, Plaintiff's application is missing certain information. The Court thus  
13 denies Plaintiff's application without prejudice.

## I. Discussion.

Under 28 U.S.C. § 1915(a)(1), a plaintiff may bring a civil action “without prepayment of fees or security therefor” if the plaintiff submits a financial affidavit that demonstrates the plaintiff “is unable to pay such fees or give security therefor.” The Ninth Circuit has recognized that “there is no formula set forth by statute, regulation, or case law to determine when someone is poor enough to earn [*in forma pauperis*] status.” *Escobedo v. Applebees*, 787 F.3d 1226, 1235 (9th Cir. 2015). An applicant need not be destitute to qualify for a waiver of costs and fees, but he must demonstrate that because of his poverty he cannot pay those costs and still provide himself with the necessities of life. *Adkins v. E.I DuPont de Nemours & Co.*, 335 U.S. 331, 339 (1948).

24 The applicant’s affidavit must state the facts regarding the individual’s poverty “with  
25 some particularity, definiteness and certainty.” *United States v. McQuade*, 647 F.2d 938, 940  
26 (9th Cir. 1981) (citation omitted). If an individual is unable or unwilling to verify his or her  
27 poverty, district courts have the discretion to make a factual inquiry into a plaintiff’s financial  
28 status and to deny a request to proceed *in forma pauperis*. See, e.g., *Marin v. Hahn*, 271

1 Fed.Appx. 578 (9th Cir. 2008) (finding that the district court did not abuse its discretion by  
2 denying the plaintiff's request to proceed *in forma pauperis* because he "failed to verify his  
3 poverty adequately"). "Such affidavit must include a complete statement of the plaintiff's  
4 personal assets." *Harper v. San Diego City Admin. Bldg.*, No. 16-cv-00768 AJB (BLM), 2016  
5 U.S. Dist. LEXIS 192145, at \*1 (S.D. Cal. June 9, 2016). Misrepresentation of assets is sufficient  
6 grounds for denying an *in forma pauperis* application. Cf. *Kennedy v. Huibregtse*, 831 F.3d 441,  
7 443-44 (7th Cir. 2016) (affirming dismissal with prejudice after litigant misrepresented assets on  
8 *in forma pauperis* application).

9 Plaintiff's application contains insufficient information. Plaintiff does not indicate in  
10 response to questions 1 and 2 whether he is incarcerated or, if not, whether he is employed. In  
11 response to question 2, Plaintiff asserts that he has received no money from any source for the  
12 past twelve months. Plaintiff asserts in response to question 4 that he has no money in cash or in  
13 a checking or savings account. Plaintiff also leaves questions 5, 6, 7, and 8 blank. Plaintiff does  
14 not provide any details in the application regarding how he pays his rent or mortgage, how he  
15 pays utilities or other bills, or how he lives considering his claim to have no money and no bills.  
16 The Court finds that Plaintiff has omitted information from the application. As a result, the Court  
17 cannot determine whether Plaintiff qualifies for *in forma pauperis* status.

18 The Court will give Plaintiff one opportunity to file a complete *in forma pauperis*  
19 application on this Court's Long Form application. The Court further orders that Plaintiff may  
20 not respond with a zero or "not applicable" in response to any question without providing an  
21 explanation for each of the questions. Plaintiff also may not leave any questions blank. Plaintiff  
22 must describe each source of money that he receives, state the amount he received, and what he  
23 expects to receive in the future.

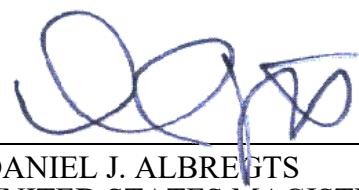
24 The Court denies Plaintiff's *in forma pauperis* application without prejudice. The Court  
25 gives Plaintiff 30 days to file an updated application. Plaintiff must fully answer all applicable  
26 questions and check all applicable boxes. Plaintiff may alternatively pay the filing fee in full.  
27 Since the Court denies Plaintiff's application, it does not screen the complaint at this time.  
28

1           **IT IS THEREFORE ORDERED** that Plaintiff's application to proceed *in forma*  
2       *pauperis* (ECF No. 1) is **denied without prejudice**.

3           **IT IS FURTHER ORDERED** that Plaintiff has until **April 26, 2024** to file a renewed  
4       application to proceed *in forma pauperis* as specified in this order or pay the filing fee. **Failure**  
5       **to timely comply with this order may result in a recommendation to the district judge that**  
6       **this case be dismissed.**

7           **IT IS FURTHER ORDERED** that the Clerk of Court is kindly directed to send Plaintiff  
8       a copy of this order and of the Long Form application to proceed *in forma pauperis* and its  
9       instructions.<sup>1</sup>

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11           DATED: March 28, 2024



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DANIEL J. ALBRECHTS  
UNITED STATES MAGISTRATE JUDGE

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<sup>1</sup> This form and its instructions can also be found at <https://www.nvd.uscourts.gov/court-information/forms/> under Code AO 240.